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| 7 | UNITED STATES DISTRICT COURT DISTRICT OF NEVADA | | |
| 8 | | OF NEVADA | |
| 9 | BATTLE MOUNTAIN BAND of the TE- MOAK TRIBE OF WESTERN SHOSHONE INDIANS, | | |
| 11 | Plaintiff, | | |
| 12 | v. | Case No.: 3:16-cv- | 0249 I DII W.C.C |
| 13 | U.S. BUREAU OF LAND MANAGEMENT, and JILL SILVEY, in her official capacity as | | |
| 14 | | ORDER GRANTING JOINT MOTIO FOR EXTENSION OF THIRTY (30) DAY EXTENSION | |
| 15 | Defendant. | | |
| 16 | and | | |
| 17 | CARLIN RESOURCES, LLC, | | |
| 18 | Defendant-Intervenor and Crossclaimant. | | |
| 19 | | | |
| 20 | The Battle Mountain Band of Te-Moak Tribe of Western Shoshone Indians, Federa | | |
| 21 | Defendants and Defendant-Intervenor/Cross Claimant Carlin/Hecla file this joint motion to extend | | |
| 22 | by 30 days the deadlines set by this Court on March 3, 3023. | | |
| 23 | On March 3, the Court issued a notice to that if no action was taken by the Plaintiff withi | | |
| 24 | 30 days, the Court would dismiss this matter for want of prosecution. On that same date, the Court | | |
| 25 | issued an order denying the Federal Defendant and Carlin/Hecla's motions for summary judgmen | | |
| 26 | subject to reinstatement upon submission of good cause. | | |
| 27 | The parties jointly move to extend both deadlines for an additional 30 days, until May 3 | | |
| 28 | 2023. | | |
| | | 1 | |

The parties request additional time in order to confer with their clients about possible 1 2 stipulated resolutions of all pending claims. Discussions among the parties during the time since 3 the Court issued its March 3 Order give them reason to believe that there is a realistic possibility that they will be able to achieve a final resolution of the case in the next thirty days. 4 5 Dated this 30 March 2023. 6 By: /s/ Laura K. Granier Laura K. Granier (Nevada Bar No. 7357) 7 Erica K. Nannini (Nevada Bar No. 13922) Holland & Hart LLP 8 5441 Kietzke Lane, Suite 200 Reno, NV 89511-2094 9 Tel: 775-327-3000 lkgranier@hollandhart.com 10 eknannini@hollandhart.com Attorneys for Carlin Resources, LLC 11 TODD KIM 12 Assistant Attorney General 13 /s/ Peter K. Dykema Peter Kryn Dykema (DC Bar 419349) 14 Natural Resources Section 4 Constitution Square 15 150 M Street, N.E. Washington, D.C. 20002 16 Peter.dykema@usdoj.gov Attorney for Federal Defendants 17 PATTERSON EARNHART REAL BIRD & 18 WILSON LLP /s/ Jeffrey S. Rasmussen
Jeffrey S. Rasmussen 19 1900 Plaza Drive 20 Louisville, Colorado 80027 Telephone: 303-926-5292 21 Facsimile: 303-926-5293 Email Address: 22 irasmussen@nativelawgroup.com Attorneys for Plaintiff 23 24 **ORDER** 25 IT IS SO ORDERED. 26 DATED this 31st day of March, 2023. 27 28

UNITED STATES DISTRICT JUDGE